

Jason I. Ser Partner Direct (646) 539-3712 Fax (212) 655-3535 jis@msf-law.com

February 4, 2025

VIA ECF

The Honorable Edward S. Kiel United States District Judge District of New Jersey Mitchell H. Cohen Building & U.S. Courthouse 4th & Cooper Streets, Room 1050 Camden, New Jersey 08101



Re: United States v. Spitzer et al., 24 Cr. 528 (ESK)

Dear Judge Kiel,

We write on behalf of our client, Arthur Spritzer, to respectfully request that the Court modify the conditions of release imposed in this case at the arraignment hearing on September 3, 2024. At that time, the Court ordered, among other conditions, release on \$250,000 secured appearance bond with travel restricted to the District of New Jersey and, for purposes of attending attorney visits only, the Eastern and Southern Districts of New York. The Court later modified the travel conditions allowing Mr. Spitzer to travel to the Eastern District of New York as needed for medical and/or mental health treatment. Mr. Spitzer seeks temporary modification of the travel conditions allowing him to travel to Brooklyn, in the Eastern District of New York, to attend a family wedding on February 6, 2025.

We contacted Pretrial Services Officer Todd Jones about the instant modification request. Mr. Jones informed us that Pretrial Services has no objection. We also contacted Assistant United States Attorney Daniel Friedman about the instant modification request. Mr. Friedman informed us that the government has no objection.

Thank you for your consideration of this matter.

So ordered.

Respectfully Submitted,

/s/ JIS

Henry E. Mazurek Jason I. Ser Meister Seelig & Fein PLLC Attorneys for Arthur Spitzer /s/ Edward S. Kiel
Edward S. Kiel, U.S.D.J.
Data: Fabruary 5 2025

Date: February 5, , 2025

cc: Counsel of record (via email)
United States Pretrial Services (via email)